vl

UNITED STATES DISTRICT COURT

NORTHERN DISTRICT OF WEST VIRGINIA

	ATES OF AMERICA)		JUDGMENT IN A CRIMINAL CASE (For Revocation of Probation or Supervised Release)								
JAI	E. PRUITT)	Case Numb	er: 5:06CR33-01	FILED							
THE DEFENDANT: admitted guilt to violation of the was found in violation of the control of the	***************************************	Brendan S. Defendant's Atto	Leary orney of the term of sup after denial of gui								
The defendant is adjudicate	d guilty of these violations:										
Violation Number	Nature of Violation			Violation Ended							
1	Use and Possession of Marijuana			08/04/2014							
2	Use and Possession of Marijuana			11/03/2014							
3	Failure to Report for Drug Testing			11/17/2014							
4	Failure to Report for Office Appointr	nent		12/15/2014							
☐ See additional violation(s)	on page 2										
The defendant is sen Sentencing Reform Act of 1	itenced as provided in pages 2 through 3 1984.	of this judgment.	. The sentence is imp	posed pursuant to the							
☐ The defendant has not vi	olated	d is discharged as to such violation(s) condition.									
It is ordered that the or mailing address until all the defendant must notify the	ne defendant must notify the United States attornes, restitution, costs, and special assessment court and United States attorney of material	orney for this distrints imposed by this all changes in econ	ict within 30 days of s judgment are fully comic circumstances.	any change of name, residence, paid. If ordered to pay restitution,							
		ebruary 2, 2015	lgment								

Honorable Frederick P. Stamp, Jr., U.S. District Judge

Name of Judge

Signature of Judge

itle of Judge

2/12 201

Date

v1

I

Sheet 2 - Imprisonment

DEFENDANT: JAI E. PRUITT CASE NUMBER: 5:06CR33-01

Judgment Page: 2 of 3

IMPRISONMENT

The defendant is hereby committed to the custody of the United States Bureau of Prisons to be imprisoned for a total term of: Twelve (12) Months Plus One (1) Day.

	The	e cour	rt 1	na	ke:	th	e f	oll	ow	ing	g r€	со	mm	en	dati	ons	to	the	e B	urea	u of	f Pri:	son	s:															
	V	Tha	t tl	ne	de	en	daı	ıt t	e:	nc	arc	era	ted	at	an]	FCI	or	at	faci	lity	as c	lose	to	Cl	evel	lan	nd, (Cu	yah	oga	а С	oui	ntv.	Ol	nio		as	possi	ible:
		V	a	no	l at	a i	ac	lit	y v	vhe	re	the	de	fen	dan	it ca	ın j	par	tici	pate	in s	subs	tan	ce al Prog	use	tre	atm	nen	t, as	de	terr	nin	ed b	y t	he	Bur			isons;
		That	t tł	ne	de	en	daı	t t	e :	nc	arc	era	ted	at		as p	os	sib	ole;							_ 0	ra	fac	ility	as	clo	se t	o hi	s/h	er l	nom	e in		
			a	nc	at inc	a i luc	ac lin	lit g tl	y v ne	vhe 500	re)-F	the lou	de r R	fen esi	dan den	t ca tial	ın p Dr	par ug	tici _] Ab	pate use	in s Tre	subs atme	tane ent	ce at Prog	use	tre	eatm	nen	t, as	de	terr	nin	ed b	y t	he :	Bur	eau (of Pr	isons;
		That the I	t tł Bu	ie re:	dei	en of]	dar Pris	t b	e a	ıllc	we	ed 1	ор	arti	cip	ate	in	any	y ed	luca	tion	al oi	r vc	catio	onal	op	por	tur	itie	s w	hile	ine	arc	era	ted	, as	dete	rmin	ed by
	Purs or a	suant t the	to di	4 ec	2 U tio	.S n c	C. f t	§ ie	4 Pro	35 ba	A, tio	th n (e de Offi	fer cer	ndar . (nt sl DN	hal A	l sı p	ıbm ∵∈	iit to evi	DN ou	NA c sl	coll Y	ectic	n w .l∈	hil	e in	cai d	cer	ated	l in 3 /	the	Bu:	rea	u o 10	f Pr	ison	s,	
V		defe																																					
	The	defe	nd	an	t sl	ıal	sı	rre	nc	er	to '	the	Un	ite	d Si	tate	s N	⁄1ar	sha	l for	thi	s dis	stric	et:															
		at													a.:	m.			р	.m.		on																	
		as no	oti	fie	d t	v f	he	Ur	ite	d S	Sta	tes	- Ma	.rsł	ıal.				•									•											
П	The	defe				-										ente	nc	e at	t th	e inc	etitu	tion	de	sions	ated	by	the	R	ires	11.0	fΡι	ien	ne.						
		befo																			, ii i ii	LIOII	uc,	31511	iica	oy.	unc	, D	ui Ce	.u C		130	115.						
		as no																		_	•																		
	LJ	as n	J11.	ΙIC	uı	уı	IIC	Οı	uu	u	ota	ıcs	IVI	151	ıaı.																								
		as no	oti:	fie	d t	y t	he	Pro	b	itic	n o	or]	ret	ria	Se	rvio	es	Of	fice	Э.																			
		on _											, as	di	rect	ed l	by	the	: Ur	nited	Sta	ates	Ma	rsha	ls S	erv	ice.												
																			R	ET	'UI	RN																	
have	exec	uted	th	is.	jud	gm	en	a	f fo	llo	ws	:						Sec. 1111	and the second							,,,,,,,,,,		*****		***************************************			***					West and the second	
	Defe	endar	at (le:	ive	re	l o	1		_														_	to														-
at _								-					_	,	wi	th a	ce	erti	fied	l cop	у о	f thi	is ju	ıdgn	ent.	•													
																												UN	ITF	o sr	'ΑΤ	ES N	/AR	SH	AI.				
																					D	,								~		1	1						
																					Ву					I	DEP	UT	Y UI	IITI	D S	TA:	ES	MA	RSI	HAL			

v1

Sheet 3 -- Supervised Release

DEFENDANT: JAI E. PRUITT CASE NUMBER: 5:06CR33-01

Judgment Page: 3 of 3

SUPERVISED RELEASE

Upon release from imprisonment, the defendant shall be on supervised release for a term of: Zero (0) Months.

The defendant must report to the probation office in the district to which the defendant is released within 72 hours of release from the custody of the Bureau of Prisons.

The defendant shall not commit another federal, state or local crime.

The defendant shall not unlawfully possess a controlled substance. The defendant shall refrain from any unlawful use of a controlled substance. The defendant shall submit to one drug test within 15 days of release from imprisonment and at least two periodic drug tests thereafter as determined by the probation officer.

 the determined by the probation ember.
The above drug testing condition is suspended, based on the court's determination that the defendant poses a low risk of future substance abuse. (Check, if applicable.)
The above drug testing condition is suspended, based on the court's determination that this condition has been satisfied during a previous term of supervision. (Check, if applicable.)
The defendant shall not possess a firearm, ammunition, destructive device, or any other dangerous weapon, as defined in 18 U.S.C. § 921. (Check, if applicable.)
The defendant shall cooperate in the collection of DNA as directed by the probation officer unless previously collected by the Bureau of Prisons. (Check, if applicable.) (DNA previously collected on 03/30/2010)
The defendant shall comply with the requirements of the Sex Offender Registration and Notification Act (42 U.S.C. § 16901, et. seq.) as directed by the probation officer, the Bureau of Prisons, or any state sex offender registration agency in which he or she resides, works, is a student, or was convicted of a qualifying offense. (Check, if applicable.)
The defendant shall participate in an approved program for domestic violence. (Check, if applicable.)

If this judgment imposes a fine or restitution, it is be a condition of supervised release that the defendant pay in accordance with the Schedule of Payments sheet of this judgment.

The defendant must comply with the standard conditions that have been adopted by this court as well as with any additional conditions on the attached page.

STANDARD CONDITIONS OF SUPERVISION

- 1) the defendant shall not leave the judicial district without the permission of the court or probation officer;
- 2) the defendant shall report to the probation officer in a manner and frequency directed by the court or probation officer;
- 3) the defendant shall answer truthfully all inquiries by the probation officer and follow the instructions of the probation officer;
- 4) the defendant shall support his or her dependents and meet other family responsibilities;
- 5) the defendant shall work regularly at a lawful occupation, unless excused by the probation officer for schooling, training, or other acceptable reasons;
- 6) the defendant shall notify the probation officer at least ten days prior to any change in residence or employment;
- 7) the defendant shall refrain from excessive use of alcohol and shall not purchase, possess, use, distribute, or administer any controlled substance or any paraphernalia related to any controlled substances, except as prescribed by a physician;
- 8) the defendant shall not frequent places where controlled substances are illegally sold, used, distributed, or administered;
- 9) the defendant shall not associate with any persons engaged in criminal activity and shall not associate with any person convicted of a felony, unless granted permission to do so by the probation officer;
- 10) the defendant shall permit a probation officer to visit him or her at any time at home or elsewhere and shall permit confiscation of any contraband observed in plain view of the probation officer;
- 11) the defendant shall notify the probation officer within seventy-two hours of being arrested or questioned by a law enforcement officer;
- 12) the defendant shall not enter into any agreem ent to act as an informer or a special agent of a law enforcement agency without the permission of the court; and
- 13) as directed by the probation officer, the defendant shall notify third parties of risks that may be occasioned by the defendant's criminal record or personal history or characteristics and shall permit the probation officer to make such notifications and to confirm the defendant's compliance with such notification requirement.